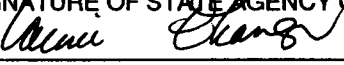



TRANSMITTAL AND NOTICE OF APPROVAL OF STATE PLAN MATERIAL FOR: HEALTH CARE FINANCING ADMINISTRATION		1. TRANSMITTAL NUMBER: <u>0 0 — 0 0 9</u>	2. STATE: MONTANA
		3. PROGRAM IDENTIFICATION: TITLE XIX OF THE SOCIAL SECURITY ACT (MEDICAID)	
TO: REGIONAL ADMINISTRATOR HEALTH CARE FINANCING ADMINISTRATION DEPARTMENT OF HEALTH AND HUMAN SERVICES		4. PROPOSED EFFECTIVE DATE 07/01/2000	
5. TYPE OF PLAN MATERIAL (Check One): <input type="checkbox"/> NEW STATE PLAN <input type="checkbox"/> AMENDMENT TO BE CONSIDERED AS NEW PLAN <input checked="" type="checkbox"/> AMENDMENT COMPLETE BLOCKS 6 THRU 10 IF THIS IS AN AMENDMENT (Separate Transmittal for each amendment)			
6. FEDERAL STATUTE/REGULATION CITATION:		7. FEDERAL BUDGET IMPACT: a. FFY <u>2001</u> \$ <u>970,400</u> b. FFY _____ \$ _____	
8. PAGE NUMBER OF THE PLAN SECTION OR ATTACHMENT: Attachment 4.19A, Pages 1-7a *		9. PAGE NUMBER OF THE SUPERSEDED PLAN SECTION OR ATTACHMENT (If Applicable): Attachment 4.19A, Pages 1-7	
10. SUBJECT OF AMENDMENT: Reimbursement for inpatient hospital.			
11. GOVERNOR'S REVIEW (Check One): <input type="checkbox"/> GOVERNOR'S OFFICE REPORTED NO COMMENT <input type="checkbox"/> COMMENTS OF GOVERNOR'S OFFICE ENCLOSED <input type="checkbox"/> NO REPLY RECEIVED WITHIN 45 DAYS OF SUBMITTAL <input checked="" type="checkbox"/> OTHER, AS SPECIFIED: Single state agency director			
12. SIGNATURE OF STATE AGENCY OFFICIAL: 		16. RETURN TO: Department of Public Health & Human Services Laurie Ekanger, Director Attn: Jean Robertson PO Box 202951 Helena, MT 59620	
13. TYPED NAME: Laurie Ekanger			
14. TITLE: Director			
15. DATE SUBMITTED:			
FOR REGIONAL OFFICE USE ONLY			
17. DATE RECEIVED: October 2, 2000		18. DATE APPROVED: <u>12/21/00</u>	
PLAN APPROVED - ONE COPY ATTACHED			
19. EFFECTIVE DATE OF APPROVED MATERIAL: <u>7/1/2000</u>		20. SIGNATURE OF REGIONAL OFFICIAL: 	
21. TYPED NAME: David R. Selleck		22. TITLE: Acting Associate Regional Administrator	
23. REMARKS: POSTMARK: unknown * PEN and Ink changes			

REIMBURSEMENT FOR INPATIENT HOSPITAL SERVICES

A. MONTANA MEDICAID PROSPECTIVE PAYMENT (DRG) REIMBURSEMENT

Except for those exempt hospitals and units identified in subsection C, reimbursement for inpatient hospital services will be made using the Prospective Payment Method. Effective for discharges related to admissions occurring on or after October 1, 1987, the Montana Medicaid Program will pay for inpatient hospital services according to a Diagnosis Related Group (DRG)-based payment system.

Because of the complexity of this reimbursement system, the following documents have been attached as an appendix:

1. The Administrative Rules of Montana pertaining to inpatient hospital reimbursement.
2. The methodology for deriving the Montana Relative Weights and the Montana base price included within the study completed by Abt Associates.

Border hospitals are defined as those out of state hospitals within 100 miles of the Montana border. These facilities will be subject to Montana Medicaid DRG reimbursement. The base rate for these facilities will be the same as in-state facilities. Effective July 1, 2000, costs will be reimbursed on a prospective basis and included in the DRG base. The statewide cost-to-charge ratio also includes prospective capital.

Hospitals and units that are exempt from this reimbursement method will be reimbursed on a retrospective cost basis. Exempt hospitals and units are identified in subsection C of this state plan.

B. DETERMINATION OF PAYMENT

Upon the discharge or transfer of each patient, hospitals submit a bill to Montana Medicaid which will provide, among other information, the patient's principal diagnosis, additional diagnoses, principal and secondary procedures, age and sex. These variables are passed through a DRG grouper program to determine the appropriate DRG for each discharge. Although hospitals may indicate the anticipated DRG on the billing invoice when it is submitted for payment, the Medicaid grouper program is the final determinant in assigning the payable DRG to each case.

The Medicaid grouper for admissions on or after July 1, 2000 is identical to the FY 2000 (Version 17.0) Medicare grouper.

Most DRGs, with the exception of 469 and 470, will have a relative value assigned to be used in

TN# 00-009

Approval 12/21/00

Effective 7/1/2000

Supersedes: TN #99-008

the determination of reimbursement. This relative value is multiplied by the DRG Base rate to determine the Gross DRG Payment Amount and any outlier amounts. The Gross DRG Payment Amount is then reduced by any reported Third Party Liability Amount, Copayment Amount, Medicare Part B Payment Amount and Patient Responsibility (Spend-down). (Some DRGs that are uncommon in Montana do not have a weight assigned. These DRGs, when they do occur, are paid at allowed charges multiplied by the statewide cost to charge ratio.)

A number of DRG codes have been extended to recognize the differences in intensity of care between children and adults and between large referred hospitals and other DRG hospitals. The DRG extensions are as follows:

- To designate the DRG for children versus adults, a fourth digit has been added to the DRG. A "1" in that position indicates this is a pediatric DRG. A "2" in the fourth position indicates this is an adult DRG.
- To designate the DRG for large hospitals versus other DRG hospitals, a fifth digit has been added to the DRG. A "1" in the fifth position indicates this DRG applies to all DRG hospitals except for the six large referral hospitals. A "2" in the fifth position indicates the DRG applies only to the six large referral hospitals.

C. EXCEPT HOSPITALS, UNITS AND COSTS

The following provider types and costs are exempt from prospective payment and will be subject to retrospective cost reimbursement principles:

1. Hospitals in rural and very rural counties in Montana, effective July 1, 1993. Rural and very rural counties are identified by the United States Department of Agriculture in their urban to rural continuum.
2. Neonate services under DRGs 385-390 provided in neonatal intensive care units of Montana hospitals are exempt from the Medicaid DRG payment system and will be reimbursed using a retrospective cost-based system effective July 1, 1993. Interim payments will be based on facility charges times the facility cost-to-charge ratio determined from submitted cost reports.
3. Hospitals located more than 100 miles from the Montana border. Interim payments will be based on a cost-to-charge ratio determined from submitted costs reports. Out-of-state hospitals with very low Montana Medicaid volume may be exempt from the cost settlement requirement of the retrospective cost-based system.
4. Rehabilitation units of acute care hospitals. These units will be issued a distinct Medicaid provider number. Units will be required to submit a cost report, on an annual basis after the provider fiscal year end, detailing the costs of providing these services.
5. Border facilities which provide services that are not available in Montana to a major portion of Montana Medicaid recipients.

TN# 00-009

Approval 12/21/00

Effective 7/1/2000

Supersedes: TN #99-008

MONTANA

Attachment 4.19A

Page 3

6. Medical Education related costs as defined by Medicare.
7. Certified Registered Nurse Anesthetists costs as defined by Medicare.
8. Medical Assistance Facilities/Critical Access Hospitals as licensed by the State.

D. REASONABLE COST REIMBURSEMENT

Hospitals, units and costs exempt from prospective payment will continue to use the Title XVIII retrospective reasonable cost principles for reimbursing Medicaid inpatient hospital services. Allowable costs will be determined in accordance with generally accepted accounting principles as defined by the American institute of Certified Public Accountants. Such definition of allowable costs is further defined in accordance with the Medicare Provider Reimbursement Manual, HCFA Pub. 15-1, subject to the exceptions and limitations provided in the Department's Administrative Rules. Pub. 15, is a manual published by the United States Department of Health and Human Services, Health Care Financing Administration, which provides guidelines and policies to implement Medicare regulations which set forth principles for determining the reasonable cost of provider services furnished under the Health Insurance for Aged Act of 1965, as amended..

Hospitals subject to retrospective reasonable cost reimbursement shall receive interim payments during the facility's fiscal year. The interim payment will be based on a percentage of customary charges as determined by the facility's Medicaid cost report. If a provider fails to submit financial information to compute the rate, the provider will be reimbursed at 60% of its usual and customary billed charges.

E. OUTLIERS

Cases that have been identified as unusually high cost are eligible for additional outlier payments if they exceed the thresholds for outlier status.

Cost outliers are cases with costs that exceed the cost outlier threshold for the DRG. To determine if a hospital stay exceeds the cost outlier threshold, the Montana Medicaid Program excludes all services provided which are not medically necessary. Montana Medicaid then converts the charge information for medically necessary services into cost information by applying a statewide average cost-to-charge ratio. The cost for the medically necessary services is then compared to the cost outlier threshold for the appropriate DRG to determine if the case qualifies for reimbursement as a cost outlier. Costs exceeding the threshold are multiplied by a marginal cost ratio (60%) to determine the outlier reimbursement amount.

F. UNSTABLE DRGs

Several DRG weights have been identified as "unstable". Unstable DRGs are those for which there is potentially a statistically unreliable weight set. All DRG hospitals other than the ~~seven~~ ^{SIX}

TN# 00-009
Supersedes: TN #99-008

Approval 12/21/00

Effective 7/1/2000

large referral hospitals are eligible for stop loss payments on these DRGs. If the charges for a given claim in an unstable DRG are either less than 75% of the DRG amount or greater than four times the DRG amount, the case will be paid at the statewide cost-to-charge ratio.

G. CATASTROPHIC CASES

Effective for admissions on or after July 1, 1995, cases that exceed the Catastrophic Case Threshold are eligible for consideration for additional reimbursement. Upon review by the designated review organization to verify medical necessity, catastrophic claims may be paid the estimated cost of the inpatient hospital stay by multiplying allowed charges by the statewide cost-to-charge ratio.

Providers will receive the base DRG payment and any appropriate outlier payments for each catastrophic case through the regular claims payment process, and shall receive as a catastrophic case claim an amount equal to the estimated cost less the base DRG payment amount and any applicable outlier payment amounts.

H. EXEMPT STAYS (HOSPITAL RESIDENT)

A recipient who is unable to be cared for in a setting other than an acute care hospital and who meets the following requirements is classified as a hospital resident:

1. A patient must utilize a ventilator for a continuous period of not less than 8 hours in a 24 hour period or require at least 10 hours of direct nursing care in a 24 hour period;
2. A patient must have been an inpatient in an acute care hospital for a minimum of 6 continuous months;
3. The provider will have the responsibility of determining whether services could have been provided in a skilled nursing care facility or by a home and community based waiver program. If services could have been provided in a less restrictive setting, then resident status will not be granted.

Payment for hospital residents will be made as follows:

1. Payment for the first 180 days of inpatient will be the DRG payment and any appropriate outliers; and
2. Payment for all medically necessary patient care subsequent to 180 days will be reimbursed at a rate computed by multiplying the statewide average cost-to-charge ratio by the usual and customary billed charges.

I. TRANSFERS

For dates of services prior to July 1, 1999, when a patient was transferred between hospitals, the transferring hospital was paid a per diem rate for each medically necessary day of care provided to the recipient prior to transfer up to the full DRG plus any appropriate outlier. For dates of

MONTANA

Attachment 4.19A

Page 5

services on or after July 1, 1999, when a patient is transferred between hospitals, the transferring hospital is paid a per diem rate of two times the average per diem amount for the first inpatient day of care provided to the recipient prior to the transfer up to the full DRG plus any appropriate outlier.

The hospital that ultimately discharges the patient receives the full DRG payment plus any appropriate outliers or, if they are exempt from DRG reimbursement, they will receive regular payment as a discharging hospital.

Occasionally, a patient is transferred from one hospital to another and then when the condition that caused the transfer is alleviated, back to the original hospital. Thus, a hospital can be both a transferring and discharging hospital. Under these circumstances, the original hospital is also the discharging hospital and should submit two claims. The hospital that treated and transferred the patient back to the original hospital is considered the transferring hospital and is eligible for the per diem.

When a patient is moved from an acute care bed to a rehabilitation unit bed, this is considered a discharge for payment purposes.

All transfers are subject to review for medical necessity of the initial as well as subsequent hospitalizations and the medical necessity of the transfer itself. Reimbursement cannot be made to a provider unless the service provided was medically necessary.

J. READMISSIONS

All readmissions are subject to review for medical necessity of the initial as well as the subsequent hospitalization and the medical necessity of the readmission itself. Reimbursement cannot be made to a provider unless the service provided was medically necessary. Readmissions may be reviewed on a retrospective basis to determine if additional payment for the case is warranted.

K. UNBUNDLING

Services provided on the day of admission or on the day preceding the day of admission are included in the DRG. These services were deemed to be inpatient services before prospective payment and were included in the DRG calculation. This includes any outpatient services (including observation) provided within 24 hours of admission. All routine services (e.g., room and board, nursing) are included in the DRG payment. All diagnostic services (e.g., radiology) are included in the first hospital's DRG payment. Arrangement for payment to the second hospital where the services were actually performed must be between the first and second hospital. All ancillary services provided by the hospital or performed by another entity (e.g., hospital has a

TN# 00-009

Approval 12/21/00

Effective 7/1/2000

Supersedes: TN #99-008

contractual agreement with an enrolled independent laboratory) are included in the DRG payment.

Physician services are excluded from the DRG payment and shall be billed separately.

L. DISPROPORTIONATE SHARE PROVIDERS

Hospitals providing services to a disproportionate share of Medicaid recipients shall receive an additional payment amount as computed below.

To be deemed eligible for a disproportionate share payment adjustment, the hospital must meet the following criteria:

1. A Medicaid inpatient utilization rate at least one standard deviation above the mean Medicaid inpatient utilization rate for hospitals receiving Medicaid payments in the State or a low income utilization rate that exceeds twenty percent (20%);
2. A Medicaid inpatient utilization rate of at least one percent (1%); and
3. A hospital must have at least two obstetricians with staff privileges at the hospital who agree to provide obstetric services to individuals entitled to such services under the State Plan. In the case where a hospital is located in a rural area (that is, an area outside of a Metropolitan Statistical area, as defined by the Executive Office of Management and Budget), the term "obstetrician" includes any physician with staff privileges at the hospital to perform non-emergency obstetric procedures.
4. Section 3 does not apply to a hospital which:
 - a. The inpatients are predominantly individuals under 18 years of age; or
 - b. Does not offer non-emergency obstetric service as of December 22, 1987.

The Medicaid inpatient utilization rate for a hospital shall be computed as a total number of Medicaid inpatient days for a hospital in a cost reporting period, divided by the total number of inpatient days in the same period.

The low income utilization rate for a hospital shall be computed as the sum (expressed as a percentage) of the fraction is calculated as follows:

1. Total Medicaid patient revenues paid to the hospital, plus the amount of cash subsidies received directly from state and local governments in a cost reporting period, divided by the total amount of revenues of the hospital for patient services (including the amount of case subsidies) in the same reporting period; and
2. The total amount of the hospital's charges for inpatient hospital services attributable to charity care (care provided to individuals who have no source of payment, third party or personal resources) in a cost reporting period divided by the total amount of the hospital's charges for inpatient services in the hospital in the same period. Total inpatient charges

MONTANA

Attachment 4.19A

Page 7

attributed to charity care shall not include contractual allowances and discounts (other than for indigent patients not eligible for medical assistance under the State Plan) that is, reductions in charges given to other third party payers, such as HMOs, Medicare and Blue Cross.

The additional payment will be an amount equal to the product of the hospital's Medicaid operating cost payment times the hospital's Medicaid disproportionate share adjustment percentage developed under rules established under Section 1886 (d) (5) (F) (iv) of the Social Security Act.

M. "HOSPITAL POLICY ADJUSTOR"

Hospitals located in Montana paid via the prospective payment system who meet the following criteria; has 50 or fewer beds; routinely delivers babies; delivered less than 200 babies (all payers) for state fiscal year 1999 (July 1, 1998 through June 30, 1999) and of the total babies delivered in state fiscal year 1999, 53% were covered with Medicaid primary or Medicaid secondary. Data sources for the Department to confirm who meets the criteria include but is not limited to: Montana Hospital Association database; Montana Medicaid paid claims database; Department's database for vital statistics; and licensing bureau within the Department.

Subject to funding, hospitals qualifying for the "Hospital Policy Adjustor" will receive, in addition to the DRG payment, a payment amount of 5% of the hospital's prospective base rate. The Montana Hospital Association supports the implementation of the "Hospital Policy Adjustor" as many small hospitals located near Indian Reservations have higher percentages of Medicaid births.

N. QUALIFIED RATE ADJUSTMENT PAYMENT

A hospital located in Montana paid via Medicaid's prospective payment system for inpatient care and that is county owned, county operated or partially county funded, including tax district funding, may be eligible for a Qualified Rate Adjustment Payment. If the eligible hospital's most recently reported usual and customary (allowed billed) charges are greater than the Montana Medicaid allowed payment for inpatient care, the eligible hospital will receive a qualified rate adjustment payment calculated by the Department through a formula of usual and customary allowed billed charges not to exceed the UPL minus Montana Medicaid allowed payment times 90%. The 90% QRA payment is the only amount for which federal match is applied. The submitted cost reports from eligible hospitals and information from the paid claims database will be used for calculations. The QRA must be for services (paid claims) on or after June 1, 2000.

TN# 00-009

Supersedes: TN# 99-008

Approval 12/21/00

Effective 7/1/2000

MONTANA

Attachment 4.19A

Page ~~8~~ 7a

At the end of the contract period, the Department will reconcile to ensure the Medicaid allowed and the qualified rate adjustment payments do not exceed the facility's usual and customary charges.

O. APPEAL RIGHTS

Providers contesting the computation of interim payments or final settlement for capital and medical education costs; coding errors resulting in incorrect DRG assignment; medical necessity determinations; outlier determinations; or, determinations of readmission and transfer shall have the opportunity for fair hearing in accordance with the procedures set forth in ARM 46.12.509A.

TN# 00-009
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